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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/747,644	12/29/2003	Alpaslan Demir	I-2-0543.1US	5746
24374	7590 11/21/2006		EXAMINER	
VOLPE AND KOENIG, P.C.			ZHENG, EVA Y	
DEPT. ICC UNITED PL	AZA, SUITE 1600	ART UNIT	PAPER NUMBER	
30 SOUTH 17TH STREET			2611	
PHILADELPHIA, PA 19103			DATE MAILED: 11/21/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

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•		Application No	D. Applicant(s)	
Office Action Summary		10/747,644	DEMIR ET AL.	
		Examiner	Art Unit	
	·	Eva Yi Zheng	2611	
Period fo	The MAILING DATE of this commu or Reply	nication appears on the cover	er sheet with the correspondence	address
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE Masions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comperiod for reply is specified above, the maximum ser to reply within the set or extended period for reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE OF THIS C s of 37 CFR 1.136(a). In no event, how munication. tatutory period will apply and will expire y will, by statute, cause the application	COMMUNICATION. wever, may a reply be timely filed e SIX (6) MONTHS from the mailing date of the to become ABANDONED (35 U.S.C. § 133)	nis communication
Status	(
1)[🖂	Responsive to communication(s) file	ed on 29 December 2003		
		2b)⊠ This action is non-fi	nal.	
· _	Since this application is in condition	. *		the merits is
·	closed in accordance with the pract			
Dispositi	on of Claims			
4)🖂	Claim(s) 1-36 is/are pending in the	application.		
	4a) Of the above claim(s) is/a		ration.	
5)	Claim(s) is/are allowed.			•
6)⊠	Claim(s) 1,12,13,24,25 and 36 is/ar	e rejected.		
7)⊠	Claim(s) <u>2-11,14-23 and 26-35</u> is/ar	e objected to.	·	
8)□	Claim(s) are subject to restrict	ction and/or election require	ement.	
Applicati	on Papers		•	
9)□	The specification is objected to by th	e Examiner.		
10)	The drawing(s) filed on is/are	: a)□ accepted or b)□ ot	jected to by the Examiner.	
	Applicant may not request that any obje	ction to the drawing(s) be held	d in abeyance. See 37 CFR 1.85(a).
_	Replacement drawing sheet(s) including			
11)∐	The oath or declaration is objected to	by the Examiner. Note the	e attached Office Action or form	PTO-152.
Priority u	ınder 35 U.S.C. § 119			
_	Acknowledgment is made of a claim ☐ All b)☐ Some * c)☐ None of:	for foreign priority under 35	5 U.S.C. § 119(a)-(d) or (f).	
	1. Certified copies of the priority	documents have been rec	eived.	
	2. Certified copies of the priority	documents have been rec	eived in Application No	
	3. Copies of the certified copies	of the priority documents h	ave been received in this Nation	nal Stage
	application from the Internation	•	• • •	
* S	ee the attached detailed Office action	n for a list of the certified c	opies not received.	
Attachment	(s)			
1) Notice	e of References Cited (PTO-892)	4)	Interview Summary (PTO-413)	
2) 🔲 Notic	of Draftsperson's Patent Drawing Review (F		Paper No(s)/Mail Date	
	nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date		Notice of Informal Patent Application Other:	

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DETAILED ACTION

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Claim Objections

- 1. Claims 1, 13 and 25 are objected to because of the following informalities:
- a) on line 1, please change "the frequency" to a frequency --.
- b) on line 2, please change "the real" to a real --.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 13, and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant Admitted Prior Art (AAPA) in view of Hammes et al (US 2003/0215028).
- a) Regarding to claims 1, 13 and 25, AAPA disclose a digital baseband (DBB) receiver for adjusting the frequency domain response of at least one of the real and imaginary signal components of a wireless communication signal, the DBB receiver comprising:
- (a) a demodulator having real and imaginary signal outputs, the demodulator for receiving the communication signal and outputting real and imaginary signal components of the communication signal on the real and imaginary signal outputs (145 in Fig. 1);

(b) at least one analog real signal path high pass filter (HPF) in communication with the real signal output of the demodulator and the real signal path of the digital HPFC module (175A in Fig. 1); and

(c) at least one analog imaginary signal path HPF in communication with the imaginary signal output of the demodulator and the imaginary signal path of the digital HPFC module (175B in Fig. 1).

AAPA disclose all the subject matters above except for the specific teaching of a digital high pass filter compensation (HPFC) module having real and imaginary signal paths.

However, Hammes et al, in the same field of endeavor, disclose a receiver system comprises an analog signal processing section coupled with a digital signal processing section (Fig.1), wherein the digital filters AP1 and AP2 are used for group delay distortion compensation that is caused by analog filters ([0033]). Therefore, it is obvious to one of ordinary skill in art to combine the teaching of an conventional analog receiver taught by AAPA with the digital filter taught by Hammes et al to compensate group delay distortion. By doing so, provide power efficiency, reduce error rate and improve sensitivity in a receiver.

4. Claims 12, 24, and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant Admitted Prior Art (AAPA) in view of Hammes et al (US 2003/0215028), in further view of Vepsalainen et al (US 2004/0176055).

Regarding to claims 12, 24 and 36, AAPA and Hammes et al disclose all the subject matters above except for the specific teaching of the digital HPFC module is selectively enabled or disabled.

However, Vepsalainen et al, in the same field of endeavor, disclose a radio receiver comprise a control circuit (26 in Fig. 3) coupled to digital HPF for DC level change adaptation ([0023-0024]). Therefore, it is obvious to one of ordinary skill in art to implement the control or switching circuit in a receiver as taught by Vepsalainen et al in the system of AAPA and Hammes et al. By doing so, compensate DC offset in a receiver system.

- 5. Claims 1,13, and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hammes et al (US 2003/0215028) in view of Imai et al (US 6,549,763).
- a) Regarding to claims 1, 13 and 25, Hammes et al disclose a digital baseband (DBB) receiver for adjusting the frequency domain response of at least one of the real and imaginary signal components of a wireless communication signal, the DBB receiver comprising:
- (a) a demodulator having real and imaginary signal outputs, the demodulator for receiving the communication signal and outputting real and imaginary signal components of the communication signal on the real and imaginary signal outputs (M1 and M2 in Fig. 1);
- (b) a digital high pass filter compensation (HPFC) module having real and imaginary signal paths (AP1 and AP2 in Fig. 1); wherein the digital HPFC module

suppresses group delay variation distortion caused by at least one of the analog real and imaginary HPFs ([0033]).

Hammes et al also disclose at least one analog real signal path filter in communication with the real signal output of the demodulator and the real signal path of the digital HPFC module (A1 in Fig. 1); and at least one analog imaginary signal path in communication with the imaginary signal output of the demodulator and the imaginary signal path of the digital HPFC module (A2; KSF (channel selection filter in Fig. 1), but did not specify that a KSF is a high pass filter (HPF).

However, Imai et al, disclose a receiving system comprise a channel selection filter (41 in Fig. 3), wherein the filter could be changed to HPF in responses to the signal input (Col 5, L57-60). Therefore, it is obvious to one of ordinary skill in art to recognize that KSF taught by Hammes et al would utilize HPF in responses to system's need. Therefore, filter out unwanted signals and provide desirable output.

6. Claims 12, 24, and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hammes et al (US 2003/0215028) in view of Imai et al (US 6,549,763), in further view of Vepsalainen et al (US 2004/0176055).

Regarding to claims 12, 24 and 36, Hammes et al and Imai et al disclose all the subject matters above except for the specific teaching of the digital HPFC module is selectively enabled or disabled.

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However, Vepsalainen et al, in the same field of endeavor, disclose a radio receiver comprise a control circuit (26 in Fig. 3) coupled to digital HPF for DC level change adaptation ([0023-0024]). Therefore, it is obvious to one of ordinary skill in art to implement the control or switching circuit in a receiver as taught by Vepsalainen et al in the system of Hammes et al and Imai et al. By doing so, compensate DC offset in a receiver system.

Allowable Subject Matter

7. Claims 2-11, 14-23, and 26-35 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eva Y Zheng whose telephone number is 571-272-3049. The examiner can normally be reached on M-F, 7:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chieh Fan can be reached on 571-272-3042. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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Eva Yi Zheng Examiner Art Unit 2611

November 14, 2006

CHIEH M. FAN SUPERVISORY PATENT FYAN